Yonnie Wu

CASE NUMBER:

3:15-cr-00247-L(1)

DISTRICT:

I.

NORTHERN DISTRICT OF TEXAS DALLAS DIVISION



## STATEMENT OF REASONS (Not for Public Disclosure)

Sections I, II, III, IV, and VII of the Statement of Reasons form must be completed in all felony and Class A misdemeanor cases.

200		, .	.,, .	, what is of the branchion of recusoring or minuse be compresed in any growing what consider the second of the branchion of t							
I.	CO	UR	r fin	DINGS ON PRESENTENCE INVESTIGATION REPORT							
	A.	$\boxtimes$	The	court adopts the presentence investigation report without change.							
	B.		The court adopts the presentence investigation report with the following changes: (Use Section VIII if necessary)								
			(Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report)								
		1.		Chapter Two of the United States Sentencing Commission <u>Guidelines Manual</u> determinations by court (briefly summarize the changes, including changes to base offense level, or specific offense characteristics):							
		2.		Chapter Three of the United States Sentencing Commission <u>Guidelines Manual</u> determinations by court (briefly summarize the changes, including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility):							
		3.		Chapter Four of the United States Sentencing Commission <u>Guidelines Manual</u> determinations by court (briefly summarize the changes, including changes to criminal history category or scores, career offender status, or criminal livelihood determinations):							
		4.		Additional Comments or Findings (include comments or factual findings concerning any information in the presentence report, including information that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions; any other rulings on disputed portions of the presentence investigation report; identification of those portions of the report in dispute but for which a court determination is unnecessary because the matter will not affect sentencing or the court will not consider it):							
II.	C.		Applie	cord establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32.  Table Sentencing Guideline (if more than one guideline applies, list the guideline producing the highest offense level):  DINGS ON MANDATORY MINIMUM SENTENCE (Check all that apply.)							
	A.			r more counts of conviction carry a mandatory minimum term of imprisonment and the sentence imposed is at or above plicable mandatory minimum term.							
	B.		One of the ma	r more counts of conviction carry a mandatory minimum term of imprisonment, but the sentence imposed is below undatory minimum term because the court has determined that the mandatory minimum term does not apply based on:							
				findings of fact in this case (Specify):							
				substantial assistance (18 U.S.C. § 3553(e))							
				the statutory safety valve (18 U.S.C. § 3553(f))							
	C.	$\boxtimes$	No co	unt of conviction carries a mandatory minimum sentence.							
III.	CC	)UR		TERMINATION OF GUIDELINE RANGE (BEFORE DEPARTURES OR VARIANCES):							
	Тο	tal C	ffense	Level: 4							
				ory Category: I							
				age (after application of §5G1.1 and §5G1.2); 0 to 6 months							
	Su	perv	ised R	elease Range: 1 year							
	Fir	ne Ra	inge:	\$100.00 to \$5,000.00							
П	Fir	ne wa	aived o	or below the guideline range because of inability to pay.							

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IV	. GU	UIDELINE SEN	TENCING DE	TER	MINAT	ION (Check all that apply)			
	A.	☐ The sentence exceed 24 m	_	ine ran	ige and the	difference between the maximum and	minimu	m of the gu	ideline range does not
	B.					difference between the maximum and			
						r these reasons:			
	C.	The court dep	parts from the guide	ine rai	nge for one	or more reasons provided in the Guide	elines M	anual. (Als	so complete Section V)
	D.	The court imp	oosed a sentence oth	erwise	outside th	e sentencing guideline system (i.e., a v	ariance)	. (Also con	nplete Section VI)
V.	plicable		ES PURSUAN	T T	о тне	GUIDELINES MANUAL	(If		
	A.	The sentence in	mposed depart	s (Ch	eck only o	ne):			
		above the guid	leline range						
		below the guid	leline range						
	В.	Motion for dep	oarture before	the c	ourt pur	suant to (Check all that apply an	d spec	ify reason	(s) in sections C and D):
		_	Agreement		•	***	•		
			binding plea agre	ement	for departu	re accepted by the court			
			plea agreement fo	r depa	rture, whic	the court finds to be reasonable			
			plea agreement th	at state	es that the g	government will not oppose a defense o	departur	e motion	
		2. Moti	on Not Addressed	in a P	lea Agreen	nent			
			government motion	n for	departure				
			defense motion fo	r dena	rture to wh	ich the government did not object			
						ich the government objected			
			joint motion by b	-		ion the government cojected			
		3. Othe		ni pai	tics				
			Other than a plea	agreer	nent or mot	ion by the parties for departure			
	C.	Reasons for d	l <b>eparture</b> ( <i>Chec</i>	k all t	hat apply	):			
7	4A1.3	Criminal History			5K2.1		_	5K2.12	Coercion and Duress
ב ב	5H1.1	Age	madequacy		5K2.1	Death Physical Injury		5K2.12	Diminished Capacity
י ו	5H1.2	Education and V	ocational Skills		5K2.3	Extreme Psychological Injury		5K2.14	Public Welfare
- ]	5H1.3	Mental and Emo	tional Condition		5K2.4	Abduction or Unlawful Restraint		5K2.16	Voluntary Disclosure of Offense
)	5H1.4	Physical Conditi	on		5K2.5	Property Damage or Loss		5K2.17	High-Capacity Semiautomatic Weapon
)	5H1.5	Employment Re			5K2.6	Weapon		5K2.18	Violent Street Gang
]	5H1.6	Family Ties and	-		5K2.7	Disruption of Government Function		5K2.20	Aberrant Behavior
]	5H1.11				5K2.8	Extreme Conduct		5K2.21	Dismissed and Uncharged Conduct
]	5H1.11				5K2.9	Criminal Purpose		5K2.22	Sex Offender Characteristics
]	5K1.1	Substantial Assi			5K2.10	Victim's Conduct		5K2.23	Discharged Terms of Imprisonment
]	5K2.0	Aggravating/Mit Circumstances	tigating		5K2.11	Lesser Harm		5K2.24	Unauthorized Insignia
								5K3.1	Early Disposition Program (EDP)
]		Guideline Reason(s) for ng the Index in the G				ursuant to the commentary in the Guid	lelines N	Aanual (see	"List of Departure Provisions"

D. 🗆 State the basis for the departure. (Use Section VIII if necessary)

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VI.

3:15-cr-00247-L(1)

NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

## STATEMENT OF REASONS

auuve	the mudeline range								
	□ above the guideline range □ below the guideline range								
	the gardenne range								
Motion for a variance before the court pursuant to (Check all that apply and specify reason(s) in sections C and D):									
1.	Plea Agreement								
	binding plea agreement for								
			ch the court finds to be reasonable						
_			government will not oppose a defense motion for a variance						
2.	Motion Not Addressed in a Pl		eement						
	government motion for a va								
			hich the government did not object						
	defense motion for a varian		hich the government objected						
3.	ignitial joint motion by both parties	3 .							
3.	Other		tion by the neutice for a various						
10 TI C /			tion by the parties for a variance						
	ature and circumstances of the offens	` '	or a variance (Check all that apply)						
	Mens Rea	e puist	Extreme Conduct Dismissed/Uncharged Conduct						
	Role in the Offense		Victim Impact						
	General Aggravating or Mitigating		•						
	history and characteristics of the defe								
	Aberrant Behavior	dain j	Lack of Youthful Guidance						
	Age		Mental and Emotional Condition						
	Charitable Service/Good Works		Military Service						
	Community Ties		Non-Violent Offender						
	Diminished Capacity		Physical Condition						
	Drug or Alcohol Dependence		Pre-sentence Rehabilitation						
	Employment Record		Remorse/Lack of Remorse						
	Family Ties and Responsibilities		Other (Specify):						
	Issues with Criminal History (Spec	ify):							
☐ To ref	lect the seriousness of the offense, to	promo	e respect for the law, and to provide just punishment for the offense (18 U.S.C. § 3553(a)(2)(A)						
☐ To afford adequate deterrence to criminal conduct (18 U.S.C. § 3553(a)(2)(B)) ☐ To protect the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C))									
☐ To provide the defendant with needed educational or vocational training (18 U.S.C. § 3553(a)(2)(D))									
	ovide the defendant with medical care		<u> </u>						
			reatment in the most effective manner (18 U.S.C. § 3553(a)(2)(D))						
			g defendants (18 U.S.C. § 3553(a)(6)) (Specify in section D)						
	wide restitution to any victims of the		_						
	tance of Responsibility		Conduct Pre-trial/On Bond Cooperation Without Government Motion for Departure						
	Plea Agreement		Global Plea Agreement						
	Served (not counted in sentence)		Waiver of Indictment						

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#### STATEMENT OF REASONS

## VII. COURT DETERMINATIONS OF RESTITUTION

A.	$\boxtimes$	Resti	itution not applicable.					
B.	Total	amou	ent of restitution: \$.00					
C.	Restitution not ordered (Check only one):							
	1.		For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because the number of identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A).					
	2.		For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining complex issues of fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim would be outweighed by the burden on the sentencing process under 18 U.S.C. § 3663A(c)(3)(B).					
	3.		For other offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U.S.C. § 3663(a)(1)(B)(ii).					
	4.		For offenses for which restitution is otherwise mandatory under 18 U.S.C. §§ 1593, 2248, 2259, 2264, 2327 or 3663A, restitution is not ordered because the victim(s)'(s) losses were not ascertainable (18 U.S.C. § 3664(d)(5)).					
	5.		For offenses for which restitution is otherwise mandatory under 18 U.S.C. §§ 1593, 2248, 2259, 2264, 2327 or 3663A, restitution is not ordered because the victim(s) elected to not participate in any phase of determining the restitution order (18 U.S.C. § 3664(g)(1)).					
	6.		Restitution is not ordered for other reasons. (Explain)					
D.		Parti	al restitution is ordered for these reasons (18 U.S.C. § 3553(c)):					

# VIII. ADDITIONAL BASIS FOR THE SENTENCE IN THIS CASE (If applicable)

The court adopts as the fact findings of the court all facts set forth in the Presentence Report and any Addendum, except to the extent modified or rejected by the court during the sentencing hearing; and, the court adopts as the conclusions of the court all conclusions expressed in the Presentence Report and any Addendum, except to the extent modified or rejected by the court during the sentencing hearing. The court recognizes that the conclusions expressed in the Presentence Report and the Addendum to the Report relating to the sentencing guidelines are advisory only and are adopted as such. In determining Defendant's sentence, the court considered the advisory guidelines pursuant to U.S. v. Booker, 125 S. Ct. 738 (2005), as well as the statutory factors listed in 18 U.S.C. Section 3553(a).

Defendant's Soc. Sec. No.:	006-84-5150
Defendant's Date of Birth:	05/29/1960
Defendant's Residence Address:	656 Heywood Street, Auburn, AL 36832
Defendant's Mailing Address:	Same as above
Defendant's U.S. Marshal Number:	15663-002

February 1, 2016

Date of Imposition of Judgment

Signature of Judge

Sam A. Lindsay, United States District Judge

**February 2, 2016** 

Date Signed